Partitioner's Docket No. <u>U 012130-1</u>

PA # 9200/3751;

**PATENT** 

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

197915

In re application of: A haron Meir EYAL, et al

Application No.: 09/174,914

914 Group No.: 1613

Filed: May 25, 1999

Examiner: Taylor V. Oh

For: PROCESS FOR THE RECOVERY OF LACTIC ACID FROM AQUEOUS LACTATE SALT

SOLUTIONS, INVOLVING THE USE OF ION EXCHANGERS

Mail Stop Missing Part Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

## COMPLETION OF FILING REQUIREMENTS -- NONPROVISIONAL APPLICATION

(check and complete this item, if applicable) I. This replies to the Notice to File Missing Parts of Application (PTO-1533) or Notice of Informal Application or Notice to File Corrected Applications Papers mailed NOTE: If these papers are filed before the office letter issues, adequate identification of the original papers should be made, e.g., in addition to the name of the inventor and title of invention, the filing date based on the "Express Mail" procedure, the serial number from the return post card or the attorney's docket number added. CERTIFICATION UNDER 37 C.F.R. 1.8(a) and 1.10\* (When using Express Mail, the Express Mail label number is mandatory; Express Mail certification is optional.) I hereby certify that, on the date shown below, this correspondence is being: **MAILING** deposited with the United States Postal Service in an envelope addressed to the Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450. 37 C.F.R. 1.8(a) 57-C.F.R. 1.10\* with sufficient postage as first class mail. fail Post Office to Address" abel No. (mándatory) TRANSMISSION transmitted by facsimile to the Patent and Trademark Office. Date: November 17, 2003 <u>LIFFORD J. MASS</u> pe or print name of person certifying)

\*WARNING: Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 C.F.R. 1.10(b).

"Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will prescribed granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

11/21/2003 AUGNDAF1 00000099 09174914

01 FC:1051 02 FC:1202 03 FC:1203 130.00 OP 486.00 OP 290.00 OP 770.00 OP

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(Completion of Filing Requirements--Nonprovisional Application--page 1 of 7) 5-1

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,	[]	A copy of the Notice is enclosed.	
NOTE:	The PTO rec	quires that a copy of Form PTO-1533 be returned with the response to the notice to file missing parts to ion.	
		DECLARATION OR OATH	
II.		to declaration or oath was filed. Enclosed is the original declaration or oath for this oplication.	
NOTE:	an executed Section 1.63	t inventor or inventors are not named on filing a nonprovisional application under Section 1.53(b) without oath or declaration under Section 1.63, the later submission of an executed oath or declaration under during the pendency of the application will act to correct the earlier identification of inventorship. 37 on 1.48(f)(1).	
		OR	
		he declaration or oath that was filed was determined to be defective. A new original ath or declaration is attached.	
NOTE:	For surchar	ge fee for filing declaration after filing date complete item VI(3) below.	
NOTE:	"The following combinations of information supplied in an oath or declaration filed after the filing date of acceptable as minimums for identifying a specification and compliance with any one of the items below will accepted as complying with the identification requirement of 37 C.F.R. Section 1.63:  (A) application number (consisting of the series code and the serial number, e.g., 08/123,456);  (B) serial number and filing date;  (C) attorney docket number which was on the specification as filed;  (D) title which was on the specification as filed and reference to an attached specification which is both attached the oath or declaration at the time of execution and submitted with the oath or declaration; or  (E) title which was on the specification as filed and accompanied by a cover letter accurately identifying the application for which it was intended by either the application number (consisting of the series code and the serial number, e.g., 08/123,456), or serial number and filing date. Absent any statement(s) to the contrary, it was be presumed that the application filed in the PTO is the application which the inventor(s) executed by signification of declaration.  M.P.E.P. Section 601.01(a), 7th ed.		
NOTE:	Another minimum found acceptable in the declaration is the filing date (i.e., date of express mail) and the express mail number, useful where the serial number is not yet known. But note the practice where the express mail deposit is Saturday, Sunday or holiday within the District of Columbia. 37 C.F.R. Section 1.10(c).		
		(complete as applicable)	
Attach	ed is a		
	(c) []	Statement by practitioner that papers attached to declaration are a copy of those filed in PTO to get a filing date	
	(d) [ ]	Statement that substitute specification contains no new matter.	
	(e) [X]	Preliminary Amendment	
	(f) [ ]	Submission of "Sequence Listing," computer readable copy, and/or amendment pertaining thereto for biotechnology invention containing nucleotide and/or amino acid sequence	

# TRANSMITTAL OF ENGLISH TRANSLATION OF NON-ENGLISH LANGUAGE PAPERS

· ÎII.	[ ] Submitted herewith is an English translation of the non-English language applicat papers as originally filed. Also submitted herewith is a statement by the translator of accuracy of the translation. It is requested that this translation be used as the copy examination purposes in the PTO.	the
NOTE:	For fee processing a non-English application, complete item $VI(5)$ below.	
NOTE: A non-English oath or declaration in the form provided or approved by the PTO need not be translated. Section 1.69(b).		₹. <i>R</i> .
	SMALL ENTITY STATUS	
IV.	a. [ ] A assertion that this filing is by a small entity	
	(check and complete applicable items)	
	<ul> <li>[ ] is attached.</li> <li>[ ] was filed on (original).</li> <li>[ ] was made by paying the basic filing fee as a small entity.</li> <li>[ ] is being made now by paying the basic filing fee as a small entity.</li> <li>b. [ ] A separate refund request accompanies this paper.</li> </ul>	
V.	COMPLETION FEES	
WARN	NG: Failure to submit the surcharge fees where required will cause the application become abandoned. 37 C.F.R. Section 1.53.	to
NOTE:	For effect on fees of failure to establish status, or change status, as a small entity, see 37 C.F. Section 1.28(a).	. <i>R</i> .
1. Fil.	g fee	
[ X	original patent application (37 C.F.R. Section 1.16(a)\$770.00: small entity\$385)  \$\frac{770}{2}\$	
[]	design application (37 C.F.R. Section 1.16(f)\$340; small entity\$170)  \$	

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2.	Fee	es for claims						
•	[]	each independent claim in excess of 3 (37 C.F.R. Section 1.16(b)\$86; small entity\$43)	\$_					
	[ x	] each claim in excess of 20 (37 C.F.R. Section 1.16(c)\$18; small entity\$9)	\$_	486				
	[ x	] multiple dependent claim(s) (37 C.F.R. Section 1.16(d)\$290: small entity\$145)	\$_	290				
3.	Sui	rcharge fees						
	[ X	late payment of filing fee and/or late filing of original declaratio (37 C.F.R. Section 1.16(e)\$130; small entity\$65) \$_						
NO	TE:	Even where a facsimile declaration or oath signed by the inventor(s) was part of surcharge fee is required.	the	originally filed papers, the				
NO	TE:	If both the filing fee and declaration or oath were missing from the original paper C.F.R. Section 1.16(e) is that only one surcharge fee need be paid whether the later the filing fee are submitted afterwards at the same time or at different times.						
4.	[]	Petition and fee for filing by other than all the inventors or a person not the inventor (37 C.F.R. Sections 1.17(i) and 1.47\$130)	\$_					
5.	[]	Fee for processing an application filed with a specification in a non-English language (37 C.F.R. Sections 1.17(k) and 1.52(d)\$130)	\$_					
6.	[]	Fee for processing and retention of application (37 C.F.R. Sections 1.21(l) and 1.53(d)\$130)	\$_					
NO:	TE:	37 C.F.R. Section 1.21(l) establishes a fee for processing and retaining any application to complete the application pursuant to 37 C.F.R. Section 1.53(f) and this, as well as, the 1.53 and 1.78 indicate that in order to obtain the benefit of a prior U.S. application, a processing and retention fee of Section 1.21(l) within 1 year of notification under Section 1.21(l)	he ci eith	hanges to 37 C.F.R. Section er the basic filing fee or the				
		Total completion fees	\$_	1676				

#### **EXTENSION OF TIME**

W Y'	-
1/	

(complete (a) or (b), as applicable)

The proceedings herein are for a patent application, and the provisions of 37 C.F.R. Section 1.136(a) apply.

(a) [ ] Applicant petitions for an extension of time, the fees for which are set out in 37 C.F.R. Section 1.17(a)(1)-(4), for the total number of months checked below:

Extension (months)	Fee for other thansmall entity	Fee for small entity
[ ] one month [ ] two months [ ] three months [ ] four months	\$ 110.00 \$ 420.00 \$ 950.00 \$1,480.00	\$ 55.00 \$210.00 \$475.00 \$740.00
	Fe	e \$

If an additional extension of time is required, please consider this a petition therefor.

(check and complete the next item, if applicable)

[ ] An extension for \_\_\_\_ months has already been secured, and the fee paid therefor of \$\_\_\_\_ is deducted from the total fee due for the total months of extension now requested.

Extension fee due with this request \$\_\_\_\_

OR

(b) [X] Applicant believes that no extension of term is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition and fee for extension of time.

#### TOTAL FEE DUE

VII.

The total fee due is

Completion fee(s) \$ 1676
Extension fee (if any) \$ \_\_\_\_

Total Fee Due \$ \_\_1676

#### PAYMENT OF FEES

VII.				
[ }	( )	Enclo	osed is a check in the amount of \$ 1676.	
[ ]			ccount No in the amount of \$  te of this request is attached.	
NOTE:	Fees should be itemized in such a manner that it is clear for which purpose the fees are paid. 37 C.F.R. Section 1.22(b).			
Please	char	ge Acc	count No.12-0425 for any fees which may be due by this paper.	
			AUTHORIZATION TO CHARGE ADDITIONAL FEES	
IX.				
WARNI	NG:		ately count claims, especially multiple dependent claims, to avoid unexpected high charges if extra claims Thorized.	
NOTE:	nor	will the	f twenty-five dollars or less will not be returned unless specifically requested within a reasonable time, payer be notified of such amounts; amounts over twenty-five dollars may be returned by check or, if ty credit to a deposit account." 37 C.F.R. Section 1.26(a).	
[X]	]		commissioner is hereby authorized to charge the following additional fees that may be red by this paper and during the pendency of this application to Account No. 12-0425	
		[X] [ ]	37 C.F.R. Section 1.16(a), (f) or (g) (filing fees) 37 C.F.R. Section 1.16(b), (c) and (d) (presentation of extra claims)	
NOTE:	be p in a	aid or th ny notic	ditional fees for excess or multiple dependent claims not paid on filing or on later presentation must only nese claims canceled by amendment prior to the expiration of the time period set for response by the PTO to of fee deficiency (37 C.F.R. Section 1.16(d)), it might be best not to authorize the PTO to charge laim fees, except possibly when dealing with amendments after final action.	
[X]			F.R. Section 1.16(e) (surcharge for filing the basic filing fee and/or declaration on a ater than the filing date of the application)	
[X] [X]		37 C.F	F.R. Section 1.17(a)(1)-(5)(extension fees pursuant to Section 1.136(a). F.R. Section 1.17 (application processing fees)	

NOTE: "A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. An authorization to charge all required fees, fees under Section 1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time under this paragraph for its timely submission. Submission of the fee set forth in Section 1.17(a) will also be treated as a constructive petition for an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission." 37 C.F.R. Section 1.136(a)(3).

NOTE: Section 1.311(b) provides that an authorization to charge the issue fee (§ 1.18) to a deposit account may be filed in an individual application only after the mailing of the notice of allowance. Accordingly, general authorizations to any fees and specific authorizations to pay the issue fee that are filed prior to the mailing of a notice of allowance will generally not be treated as requesting payment of the issue fee and will not be given effect to act as a reply to the notice of allowance. Applicant, when paying the issue fee, should submit a new authorization to charge fees, such as by completing box 6b on the current PTOL 85-B form. Where no reply to the notice of allowance is received, the application will stand abandoned notwithstanding the presence of general authorizations to pay fees or a specific authorization to pay the issue fee that were submitted prior to mailing of the notice of allowance. Where an attempt is made to pay the issue fee but an incorrect amount is submitted, § 1,311(b)(1), or where the Office's issue fee transmittal form (currently PTOL-85(B)) is completed by applicant ans submitted, § 1.311(b)(2), in reply to a notice of allowance, an exception will be made. Such submissions will operate as a request to charge the issue fee to any deposit account identified in a previously filed (i.e., submitted prior to the mailing of the notice of allowance) authorization to charge fees, and will be allowed to act as payment of the correct risue fee. § 1.311(b). See also the change to § 1.26(b), Notice of September 8, 2000, Fed. Reg. 54693-54683, at 1.466.

Reg. No.: 30,086

Tel. No.: (212) 708-1890

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SICHAZURE OF PRACTITIONER

CLIFFORD J. MASS

(type or print name of practitioner)

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### UNITED STATES DETARTMENT OF COMMERCE

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012130-1

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□ PTO-875

FORM PCT/DO/EO/905 (December 1997)

ATTY, DOCKET NO. FIRST NAMED APPLICANT INTERNATIONAL APPLICATION NO. 5611 PCT/US97/17774 WILLIAM R EVANS LADAS & PARRY PRIORITY DATE 26 WEST 61ST STREET NEW YÖRK NY 10023 DATE MAILED / 02/97 10/09/96 NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED  $^{9}$ STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) 1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as a Designated Office (37 CFR 1.494), an Elected Office (37 CFR 1.495): U.S. Basic National Fee. Copy of the international application in: a non-English language. English. Translation of the international application into English. Oath or Declaration of inventors(s) for DO/EO/US. Copy of Article 19 amendments. Translation of Article 19 amendments into English. ☐ The International Preliminary Examination Report in English and its Annexes, if any. Translation of Amexes to the International Preliminary Examination Report into English. Preliminary amendment(s) filed Information Disclosure Statement(s) filed and Assignment document. Power of Attorney and/or Change of Address. Substitute specification filed ☐ Verified Statement Claiming Small Entity Status. Priority Document. Copy of the International Search Report  $\boxtimes$  and copies of the references cited therein. Other: 2. The following items MUST be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371: a. Translation of the application into English. Note a processing fee will be required if submitted later than the appropriate 20 or 30 months from the priority date. The current translation is defective for the reasons indicated on the attached Notice of Defective Translation. ☐ b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). ac. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application number and international filing date. The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917. 🖾 d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)). as a  $\square$  large entity  $\square$  small entity, including any required multiple dependent 3. Additional claim fees of \$\_ claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due. See attached PTO-875. ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST BE SUBMITTED WITHIN ONE MONTH FROM THE DATE OF THIS NOTICE OR BY 21 OR 31 MONTHS FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT. The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a). 4. Translation of the Annexes MUST be submitted no later that the time period set above or the annexes will be cancelled. Note processing fee will be required if submitted later than 30 months from the priority date. 5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR. 494(d)) or 30 (37 CFR 1.495(d)) months from the priority date. Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5) A copy of this notice MUST be returned with this response. Enclosed: ☐ Notice of Defective Translation □ PCT/DO/EO/917

Filed

CJM:os

U 012130-1

July 30, 2003

Serial No.: Aharon Meir EYAL, et al.

In re:

09/147,914

Group No.:

1625

Examiner: T. Oh

LACTATE SALT SOLUTIONS, INVOLVING THE USE OF ION EXCHANGERS PROCESS FOR THE RECOVERY OF LACTIC ACID FROM AQUEOUS May 25, 1999

For: Filed:

REQUEST TO WITHDRAW HOLDING OF ABANDONMENT

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